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STUART HANLON, CSBN: 066104
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   LAW OFFICES OF HANLON & RIEF
   179 \ 11^{th} \ Street, \ 2^{nd} \ Floor
   San Francisco, CA 94103
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   Attorney for Defendant
   DUK SOON CHUN
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6
                   IN THE UNITED STATES DISTRICT COURT
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                   FOR THE NORTHERN DISTRICT OF CALIFORNIA
8
   UNITED STATES OF AMERICA,
9
                                        No. CR04-0357 CRB
         Plaintiff,
10
                                        STIPULATION & [PROPOSED]
                                        ORDER TO MODIFY PRETRIAL
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                                        RELEASE CONDITIONS
   DUK SOON CHUN,
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         Defendant.
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         IT IS HEREBY STIPULATED between the parties through counsel
   Peter Axelrod for the United States of America and Stuart Hanlon
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   for defendant Duk Soon Chun, that her pretrial release conditions
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   are modified as follows:
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         Defendant shall be allowed to travel freely to and from
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   Solano County for purposes of a California State Board of
21
   Barbering and Cosmetology examination.
22
   Dated: November 9, 2009
                                   STUART HANLON
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                                   Attorney for Defendant Chun
   Dated: November 9, 2009
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                                   Peter Axelrod
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                                   Assistant U.S. Attorney
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ORDER

Good cause having been shown and by Stipulation of the parties herein,

IT IS HEREBY ORDERED that defendant Duk Soon Chun's pretrial release conditions be modified as follows:

1. Defendant shall be allowed to travel freely to and from Solano County for purposes of taking an examination administered by the California State Board of Barbering and Cosmetology.

All other release conditions shall remain the same.

IT IS SO ORDERED.

Dated: 11/17/09

